INITED STATES OF AMERICA, DISTRICT OF INDIhereas, a libel of information has been filed in the District Court of the United States, within and for the Seventh Circuit and District of Indians, on the 29th day of January, 1863, by John Hanna, Esq., Attorney of the United States for the District of Indiana, against the following described estate, credits and effects of one Wm. J. Holomb, to-wit One Promissory Note, dated January 21, 1862, due six months after date, for the sum of \$1,125 78, given by one Seth Way to said Holoomb; said note is secured by a certain mortgage on lands in the county of Laporte, Indiana, for a violation of the powers of an act of Congress, approved July 17, 1862, entitled "an act to suppress insurrection, to punish treason and re-bellion, to seize and confiscate the property of rebels and for other purposes," and praying process against said property, and that the same may be condemned and sold as enemies' property. Now, therefore, in pursuance of the monition under the

eal of said Court to me directed and delivered. I do hereb give public notice to all persons claiming said property, part thereof, or in any manner interested therein, that they be and appear before the said, the District Court of the United States, to be held at the city apolls, in and for the District of Indiana, on the third Monday of February next, at ten o'clock of the fore-noon of that day, then and there to interpose their claims and make their allegations in that behalf.

D. G. ROSE, U. S. Marshal, By L. S. Bigsnow, Deputy. Jour H. REA, Clerk.

INITED STATES OF AMERICA, DIS-TRICT OF INDIANA, 88: Wagazas, A libel of information has been filed in the District Court of the United States, within and for the Seventh Circuit and District of Indiana, on the 29th day of January, 1863, by John Hanna, Esq., Attorney for the United States for the District of Indiana, against the following described estate, credits and effects of one Wil-liam J. Holcomb, to-wit: Four certain Promissory Notes, all dated the 30th of January, 1861, for fifteen hundred dollars, each payable 11th day of October, in the years 1861, 1862, 1863 and 1864, respectively, with interest annually from the 11th October, 1860, said notes given by one Josephus L. Way to Seth Way, and by him endorsed and transferred to said William J. Holcomb, for a violation of the powers of an act of Congress, approved July 17, 1862, entitled "An act to suppress insurrection, to punish treason and rebellion, to seize and confiscate tion, to punish treason and rebellion, to seize and conflecate
the property of rebels, and for other purposes," praying
process against said property, and that the same may be
condemned and sold as enemies' property.

Now, therefore, in pursuance of the monition under the
seal of said Court to me directed and delivered, I do hereby give public notice to all persons claiming said property,

or any part thereof, or in any manner interested therein, that they be and appear before the said, the District Court of the United States, to be held at the city of Ind anapolis, in and for the District of Indiana, on the third Monday of February next, at 10 o'clock of the forenoon of that day then and there to interpose their claims and make their allegations in that behalf. D. GARLAND ROSE, U. S. M.,

By I. S. Biggrow, Deputy. feb3-d14 Attest: Jone H. REA, Clerk. (NO. 211.)

NITED STATES OF AMERICA, DISTRICT OF IN-WHEREAS, A libel of information has been filed in the District Court of the United States within and for the Seventh Circuit and District of Indiana, on the 29th day of January, 1863, by John Hanna, Esq., Attorney for the United States, for the District of Indiana, against the following described credits and effects of one William J. Holcomb, to-wit: Four Promissory Notes, all dated March 30th, 1861, for \$890 00 each, payable in 1, 2, 3 and 4 years respectively, from the 1st October, 1861, with interest; said notes were given by one John J. Oaks to one Seth Way, and by him assigned and transferred to said Holcomb, and secured by mortgage on certain real estate in Laporte county, Indiana, for a violation of the powers of an act of Congress, approved July 17, 1862, entitled "An act to suppress insurrection, to punish treason and rebel-lion, to seize and confiscate the property of rebels and for other purposes,"and praying process against said propety, and that the same may be condemned and sold as

Now, therefore, in pursuance of the monition under the seal of said court, to me directed and delivered, I do hereby give public notice to all persons claiming said proprty, or any part thereof, or in any manner interested therein, that they be and appear before the said District Court of the United States, to be held at the city of Indianapolis, in and for the District of Indiana, on the third Monday of February next, at ten o'clock of the forenoon of that day, then and there to interpose their claims and to make their allegations in that behalf. D. G. ROSE, U. S. Marshal.

Per I. S. BiggLow, Deputy. Joun H. REA, Clerk.

(NO. 212.) TNITED STATES OF AMERICA, DISTRICT OF IN-DIANA, 88: NEREAS, A libel of information has been filed in the District Court of the United States, within and for the wenth Circuit and District of Indiana, on the 29th day of January, 1863, by John Hanna, Esq., Attorney of the United States, for the District of Indiana, against the following described estate and effects of one William J. Holcomb, to-wit: Three Promissory Notes, all dated 1st day of November, 1858, for \$500 each, with interest from date, payable in 1, 2 and 3 years from date, respectively; said given by one William W. Garrard to said Hoicomb; the said notes are secured by a certain mortgage on real estate in Laporte, Indiana, for a violation of the Powers of an act of Congress of July 17, 1862, entitled "An act to suppress insurrection, to pun-

ish treason and rebellion, to seize and confiscate the property of rebels and for other purposes," and praying process against said property, and that the same may be ondemned and seld as enemies' property.

Now, therefore, in pursuance of the monition under the seal of said court, to me directed and delivered, I do hereby give public notice to all persons claiming said property, or any part thereof, or in any manner interested therein, that they be and appear before the said District Court of the United States, to be held at the city of Indianis, in and for the District of Indiana, on the third Mon day of February next, at ten,o'clock of the forenoon of that day, then and there to interpose their claims, and to make their allegations in that behalf.

D. G. ROSE, U. S. Marshal, Per I. S. Bigklow, Deputy.

JOHN H. REA, Clerk (NO. 213.)

TNITED STATES OF AMERICA, DISTRICT OF IN-DIANA, SS: WHEREAS, A libel of information has been filed in the District Court of the United States, within and for the wenth Circuit and District of Indiana, on the 29th day of January, 1863, by John Hanna, Esq., Attorney of the United States for the District of Indiana, against the following described estate, credits and effects of one William H. Bell, to-wit: Certain Promissory Notes amounting in the aggregate to \$4,000, given by one Robert N. Williams in connection of certain real estate in Madison county, for a violation of the powers of an act of Congress, approved July 17, 1862, entitled "An act to suppress insurrection, to punish treason and rebellion, to seize and confiscate the property of rebels, and for other purposes "and praying process against said propert, and that the same may be condemned and sold as enemies' prop-

Now, therefore, in pursuance of the monition under the seal of said court, to me directed and delivered, I do hereby give public notice to all persons claiming said property, or any part thereof, or in any manner interested therein, that they be and appear before the said District Court of the United States, to be held at the city of Indianapolis, and for the District of Indiana, on the third Monday February next, at ten o'clock of the forenoon of that day, then and there to interpose their claims, and to make their allegations in that behalf.

D. G. ROSE, U. S. Marshal. Per I. S. BIGELOW, Deputy. Jonn H. REA. Clerk.

JNITED STATES OF AMERICA, DISTRICT OF IN-Whereas, a libel of information has been filed in the District Court of the United States, within and for the Seventh Circuit and District of Indiana, on the 29th day of January, 1863, by John Hanna, Esq., Attorney of the United States for the District of Indiana, against the following described estate, credits moneys and effects of certain per-sons unknown, to-wit: \$45.00 in cash in the hands of J. & W. Forthe; also the sum of \$75 00 in cash in the hands of one R. B. McCann for a violation of the powers of an act of Congress, approved July 17,1862, entitled An act to suppress insurrection, to punish treason and sebellion, to seize and confiscate the property of rebels and for other purposes," and praying process against said cash, and that the same may be condemned and

sold as enemies' property. Now, therefore, in pursuance of the monition under the seal of said Court to me directed and delivered, I do hereby give public notice to all persons claiming said cash, or any part thereof, or in any manner interested therein, that they be and appear before the said, the D strict Court of the United States, to be held at the city of Indianapolis in and for the District of Indiana, on the third Monday of Pebruary next, at ten o'clock of the forenoon of that day, then and there to interpose their claims and make their

allegations in that behalf. D. G. ROSE, United States Marshal, By I. S. Bigwiow, Deputy. JOHN H. REA, Clerk.

(NO. 215.) TNITED STATES OF AMERICA, DISTRICT OF IN-DIANA-88. reas, a libel of information has been filed in the District Court of the United States, within and for the Seventh Circuit and District of Indiana, on the 29th day of January, 1863, by John Hanna, Esq., Attorney of the United States for the District of Indiana, against the following described property of one John W. Cannon, to-witt one pair of second hand steam engines, for a violation of the powers of an act of Congress, approved July 17. the powers of an act of Congress, approved July 17.

1962, entitled "An act to suppress insurrection, to punish treason and rebellion, to seize and confiscate the property of rebels and for other purposes," and praying process against said property, and that the same may be condemned and sold as enemies property.

Now, therefore, in pursuance of the monition under the seal of said Cou, to me directed and delivered, I do here-

by give public notice to all persons claiming said property or any part thereof, or in any manner interested therein, that they be and app ar before the said, the District Court of the United States, to be held at the city of Indianapolis, in and for the District of Indiana, on the 3d Monday of February next, at ten o'clock of the forenoon of that day, then and there to interpose their claims and make their allegations in that behalf.

D. G. ROSE, U. S. Marshal, By L S. Bingrow, Deputy. JOHN H. REA, Clerk.

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Kidney and B adder.

These Dangerous and Troublesome Diseases which have thus far Resisted the best directed Treatment, can be Completely Controlled by the REMEDY now before us.

THE CURATIVE

properties of the medicine direct themselves to the organs of secretion, and by so altering the condition of the stomach and liver that the starchy principle of the food is not converted into sugar so long as the system is under the influence of the

CONSTITUTION WATER,

which gives those organs time to recover their healthy tone and vigor. We are able to state that the Constitution Water has cured every case of Diabetes in which it

STONE IN THE BLADDER, CALCULUS, GRAVEL, BRICK DEST DEPOSIT AND MUCOUS OR MILKY DISCHARGES AFTER URINATING.

Diseases occurring from one and the same cause will be entirely cured by the Constitution Water, if taken for any length of time. The dose should vary with the severity of the disease, from twenty drops to a teaspoonful three times a day, in water During the passage of the Calculus, the pain and urgent symptoms should be combatted with the proper remedies, then followed up by the Constitution Water, as above directed.

DYSMENORIGEA, OR PAINFUL MENSTRUATION, AND IN MENORRHAGIA OR PROFUSE FLOWING. Both diseases arising from a faulty secretion of the menstrual fluid- in the one case being too little, and accom-

panied by severe pain; and the other a too profuse secre-

tion, which will be speedily cured by the Constitution That disease known as FALLING OF THE WOMB. which is the result of relaxation of the lingaments of that organ, and is known by a sense of heaviness and dragging pains in the back and sides, and at times accompanied by sharp lancidating or shooting pains through the parts, will, in all cares, be removed by the medicine.

There is another class of symptoms arising from IRRITATION OF THE WOMB, which Physicians call Nervousness, which word covers up much ignorance, and in nine cases out of ten the doctor does not really know whether the symptoms are the disease, or the disease the symptoms. We can only enumerate them here. I speak more particularly of Cold Feet, Palpation of the Heart, Impaired Memory, Wakefulness, Flashes of Heat, Languor, Lassi-tude and Dimness of Vision.

SUPPRESSED MENSTRUATION.

Which in the unmarried female is a constant recurring disease, and through neglect the seeds of more grave and dangerous maladies are the result, and as month after month passes without an effort being made to assist nature, the suppression becomes chronic, the patient gradually loses her appetite, the bowels are constipated, night sweats come on, and the consumption finally ends her

LEUCORRHŒA, OR WHITES.

This disease depends upon an inflammation of the mucous lining of the vagina or womb. It is in all cases accompanied by severe pains in the back, across the bowels and through the hips. A teaspoonful of the medicine may be taken three times a day, with an inject on of a table-spoonful of medicine, mixed with a halt pint of soft water morning and evening.

IRRITATION OF THE NECK OF THE BLADDER, IN-FLAMMATION OF THE KIDNEYS AND CATARRH OF THE BLADDER, STRANGUARY AND BURN-ING OF PAINFUL URINATING.

For those diseases it is truly a sovereign remedy, and too much cannot be said in its praise. A single dose has been known to relieve the most urgent symptoms. Are you troubled with that distressing pain in the smal of the back and through the hips. A teaspoonful a day of Constitution Water will relieve you like magic. FOR DYSPEPSIA

It has no equal in relieving the most distressing symp toms. Also, Headache, Heartburn, Acid Stomach, Vomiting Food, &c. Take a teaspoonful after dinner. The dose in all cases may be increased if desired, but it should be done gradually

Have long since given up the use of buchu cubes and ju-

PHYSICIANS

niber in the treatment of these diseases, and only use them for the want of a better remedy. CONSTITUTION WATER

Has proved itself equal to the task that has devolved

DIURETICS,

Irritate and drench the kidneys, and by constant use soon lead to chronic degeneration and confirmed disease. READ, READ, READ. DANVILLE, PA., June 2, 1862.

Dr. WM. H. GREGG-Dear Sir: In February, 1861, I at low figures. was afflicted with the sugar diabetes, and for five months I passed more than two gallons of water in 24 hours. I was obliged to get up as often as ten or twelve times during the night, and in five months I lost about 50 pounds in weight. During the month of July, '61, I procured two bottles of Constitution Water, and in two days after using it I experienced relief, and after taking two bottles I was entirely cured, soon after regaining my usual good Yours, truly, J. V. L. DE WITT. good health.

BOSTON CORNERS, N. Y., Dec. 27th, 1861. WM. H. GREGG & Co:

Gents: I freely give you liberty to make use of the fol-lowing certificate of the value of Constitution Water, which I can recommend in the highest manner: My wife, who was attacked with pain in the shoulders, whole length of back, and in her limbs, with Palpitation of the Heart, attended with Falling of the Womb, Dysmenorrhoea, and Irritation of the Bladger. I called r physician, who attended her about three months, when se left her worse than he found her. I then employe one of the best physicians I could find, who attended ber for about nine m-nths, and while she was under his care she did not suffer quite as much pain; he finally gave her up and said, "her case was incurable." For, said he, "she has such a combination of complaints, that medicine given for one operates against some other of her difficulties." About this time she commenced the use of Constitution Water, and to our utter astonishment, almost the first dose seemed to have the desired effect, and she kept on improving rapidly under its treatment, and now superintends entirely her domestie affairs. She has not taken any of the Constitution Water for about four weeks, and we are happy to say that it has produced a permanent cure.

WM M. VANBENSCHOTEN.

MILPORD, CONN., November 19th, 1861. Dear Sir. I have for several years been afflicted with that troublesome and dangerous disease, Gravel, which resisted all remedies and doctors, until I took Constitution Water, and you may be assured that I was exceedingly pleased with the result. It has entirely cured me, and you may make any use of my name you may see fit in regard to the medicine, as I have entire confidence in its efficiency. Yours truly, POND STRONG.

THESE FACTS ARE ENOUGH.

There is no class of diserse that produces such exhaustng effects upon the human constitution as Diabetes and Diseases of the Kidneys, Bladder and Urinary Passages, and through a false modesty they are neglected until they are so advanced as to be beyond the control of ordinary

remedies, and we present the CONSTITUTION WATER

To the public with the conviction that it has no equal in relieving the class of diseases which it has been found so eminently successful in curing; and we trust that we shall be rewarded for our efforts in placing so valuable a remedy in a form to meet the requirements of patient and physi-

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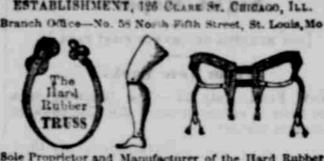
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July 17-dlw

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Hon. C. L. VALLANDIGHAM.

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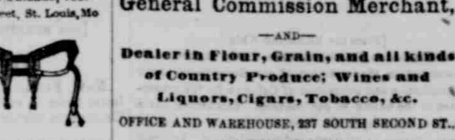
jan12-d&wlm NEW BOOKS. NEW PUBLICATIONS

ES Miserables, by Victor Hugo; A Love's Labor Won, by Mrs. Southworth; Ravenshoe, by Kingsley; Why Paul Ferroll Killed his Wife; Nine Months in the Quartermaster's Department; THE undersigned have formed a Co Partnership for Parson Brownlow's Book; Stolen Mask, by Wilkie Collins, author of Wores.

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THE STINE SALOON WILL BE OPENED ON to-morrow (Tuesday,) March 10, with a splendid ch at 9 o'clock A. M. The proprietor flatters himself to announce to his patrons and the citizens of Indianapolis generally, that he has spared no money or means to make this house what i, ought to be, one of the finest and handsomest Saloons in the West. He will keep constantly on hand the pest Rhine and Native Wines, Champaignes, Lager Feer, Ale and the very best of Liquors He is also prepared to furnish Meals at all times after

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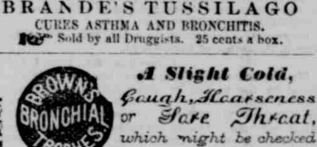
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Those Granules wonderful are, I'm sure, For they speedily effect a lasting cure.
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with a simple remedy if neglected, often terminates seriously Few are aware of the importance of stopping a Caugh or Slight Rald in its first stage; that which in the beginning would yield to a mild remedy, if not attended to, soon - attacks the lungs.

Braun's Branchini Draches were first introduced eleven years 1go. It has been proved that they are the best article before the public for Loughs, Rolds, Branchitis, Asthma, Ratarrh, the Hacking Cough in Cansumption, and numerous affections of the Threat.

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A Cold is annovir g. A Cough is troublesome. Hoarseness prevents speech. Sore Throats are painfu BRANDE'S TUSSILAGO is pleasant to tak . and soon effects a cure

25 cents a box, at all the Drug Store TARRANT'S **EFFERVESCENT** SELTZER APERIENT.

This valuable and popular Medicine has universally re-Medical Profession and the Public as the most SPRICIENT AND AGREEABLE SALINE APERIENT. It may be used with the best effect in

Silious and Febrile Diseases, Costiveness, Sick Headache Nausea, Loss of Appetite, Indigestion, Acidity the Stomach, Torpidity of the laver, Gout, Rheumatic Affections, Gravel, Piles, And all Complaint- where a genrie and Cooling Aperient or Purgative is required. It is particularly adapted to the wants of Travelers by sea and Land, Residents in Hot Climates, persons of S dentary Habits, Invalids and Convalescents; Captains of Vessels and Planters will find it a valuable addition to their Medicine Chests. It is in the form of a Powder, carefully put up in bot-

tles to keep in any climate, and merely requires water poured upon it to produce a delightful effervescent bever-Numerous testimonials from professional and other gentlemen of the highest standing throughout the country, and its steadily increasing popularity for a series of years, strongly guarantee its efficacy and valuable character, and commend it to the favorable notice of an intel-Manufactured only by TARRANT & CO., No. 278 Green-wich street, corner of Warren street, New York; and for

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CONGRESS

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